Form 210A (10/08)

United States Bankruptcy Court Southern District of New York

In re:

Lexington Rubber Group, Inc.

Case No.

08-11156 (Jointly Administered Under 08-11153)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of HB Chemical Corporation	Name of Transferor: HB Chemical Corporation
Name and Address where notices to transferee should be sent:	Court Claim # (if known);none Amount of Claim: \$1,286.25 Date Claim Filed;
Fair Harbor Capital, LLC 875 Avenue of the Americas Suite 2305 New York, NY 10001	Name and Address of Transferor: HB Chemical Corporation Rick Ravine PO Box 75502 Cleveland, OH 44101
Phone:212 967 4035 Last Four Digits of Acet #:n/a	Phone: Last Four Digits of Acet, #: <u>n/a</u>
Name and Address where transferee payments should be sent (if different from above):	
Phone:	
I declare under penalty of perjury that the information provided best of my knowledge and belief.	in this notice is true and correct to the
By: <u>/s/Fredric Glass</u> Transferee/Transferee's Agent Panally for making a false statement: Fine of up to \$500,000 or imprisonment	Date: <u>July 1, 2008</u> for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571

United States Bankruptcy Court Southern District of New York

In re:

Lexington Rubber Group, Inc.

Case No.

08-11156 (Jointly Administered Under 08-11153)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on July 1, 2008.

Name of Transferee:

Fair Harbor Capital, LLC
As assignee of HB Chemical Corporation

Name of Alleged Transferor:
HB Chemical Corporation

Fair Harbor Capital, LLC 875 Avenue of the Americas Suite 2305 New York, NY 10001 Name and Address of Alleged Transferor:

HB Chemical Corporation Rick Ravine PO Box 75502 Cleveland, OH 44101

~DEADLINE TO OBJECT TO TRANSFER~

Date:	
Bate,	
	Clerk of the Court
	Cierk of the Court

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ASSIGNMENT OF CLAIM

BOX 75502, CLEVELAND, OH, 44101-4755 ("Assignor"), in consideration of the and of the and interest in and to the claims of Assignor, as more specifically and forth (the "Claim"), Debta(s) in proceedings for recognization (the "Proceedings") in the United States Bankraptey Court, Smilana District of New York (the "Court"), Core No(s). 08-31153 (N(C), et al., Johnly Administered

in the correctly outstanding amount of not less than \$ 1, 2, 24, 25

and all rights and benefits of Assignm relating to the Claim, including without firstation the Proof of Chian, if any, identified below and Assignor's rights to receive all interest, panalties, compayments that it may be suitified to receive on account of the assumption of any executory contrast or leave related to the Claim and all other claims, causes of action against the Debtor, its affiliates, any guaranter or other third party, ingenter with vertage and other rights and sensing scieng from, under or relating to any of the foregoing, and all needs, securities, institutions and other property which may be paid or issued by Debtor in satisfulling of the Claim. The Claim is based on amounts owed to Assignor by Debtor as set forth below and this resignment shall be deemed an absolute and unconditional assignment of the Claim for the purpose of sollection and stall not be deemed a security interest.

Assigner represents and warrants that (Picuse Check Ode):

A Proof of Claim has not been filed in the proceedings. Assignee shall not be responsible for filing say Proof of Claim on your behalf.

A Proof of Claim in the smount of \$______bas been aloly and timely filed in the Proceedings (and a true copy of such Proof of Claim is streeted to this Amignment). If the Proof of Claim making differs from the Claim subject to the smount set forth above, Assignes shall neverticies to deemed the owner of that Proof of Claim subject to the turns of this Agreement and shall be catified to identify itself as experior and of Claim on the records of the Court.

Assigner further represents and warrants that the amount of the Claim is not less than amount listed above that the Claim in that amount is valid and that no objection to the Claim engine and in listed by the Debtor on its sobethile of liabilities and any encenterents thereto ("Solicotale") as easily, the Claim is a valid, enterested or objection to, or other reds in connection with, the execution, delivery and performance of this Agreement by Assignor, this Agreement has been duly authorized, executed and delivered by Assignor and Assignor has the requisits power and nationally to execute, deliver and perform this Agreement has been executed, this Agreement constitutes the whit, legal and binding agreement of Assignor, enforced against Assignor in accordance with its terms; no payment of other distribution has been received by Assignor, or by any third party on bolad of Assignor has not objected in any acre, conduct or employed result in Assignor receiving in respect of the Claim proportionately less payments or distributions at less fewerable received by Assignor, or by any first party daining through Assignor, in full or partial sufficient payments in that no payment has been received by Assignor, or by any first party daining through Assignor, in full or partial sufficients and warrants that no payment has been received by Assignor, or by any first party daining through Assignor, in full or partial sufficients and warrants that no payment has been received by Assignor, or by any first party daining through Assignor, in full or partial sufficients or face of any and all lieus, security interests or ancumbrances of any kind party, in whole or in part, that Assignor owns and the Claim to the Claim from the continuation of the Claim to interest in anount of the Claim or interest in amount of the Claim or interest in amount of the Claim or interest in amount of the Claim or interest in a mount of the Claim to interest in a mount of the Claim to interest in a mount of the claim to interest in a mount of the claim

Amignor hereby agrees that in the event that Assignor has assigned or sold of does sesign or sell the Claim to any other party or has or does receive my other party in full or partial satisfaction of, or in connection with she Claim, or any third party has assigned or sold or does maign or sell the Claim to any other party or has received or stall receive on table? Assignor, physical in full or partial satisfaction of, or in connection with the Claim, and Assigned does not receive the allocated distribution with respect to the Claim from the Debug's extent on received or fall immediately reimburse to Assigned to Assigned to Assigned, plus as amount equal to an additional distribution when you was a property of such other assignment of such other assignment of such other assignment of any full country in the such assignment of such other assignment of the other party. Assigned to collect each amounts.

Assignor is aware that the above Processe Price may differ from the execute ultimately distributed in the Proceedings with respect to the Claim and that such amount may not be absolutely determined until only of a final order confirming a plan of reorganization. Assignor arbunal-data that, except as set forth in this assignment, neither Assigner are any agent or representation whatsoever to Assigner regarding the states of the Proceedings, the condition of Debuy (financial or otherwine) or any other matter the leating to the Proceedings, the Debuy or the Claim. Assigner represents that it has adequate information concerning the properties and fluential condition of Debuy and the States of the Proceedings to make an information decision regarding the rate of the Claim and that it has independently and without reflacts on Assigner, and lead on such information as Assigner has decord appropriate (including information available from the flex of the Court in the Proceedings), made its own analysis and decision to enter into this Assignment of Claim.

Assignor agrees to make to Assigned immediate proportional restitution and repayment of the above Purchase Prior to the extent that the Claim is digallowed, subordinated, objected to or otherwise impaired for any reason wintercover in whole or in part, or if the Claim is not fished on the Schedule, or listed on the Schedule as unliquidated, confingent or disputed, or fixed on the Schedule is a lower smante from the Claim Assignment to regarder with interest at the rate of ten percent (10%) per among an are more impaid for the period from the date of this Assignment through the date such repayment is made. Assignor further agrees to reliminate Assignee for all costs, and expresses, including reasonable legal fees and costs, incurred by assignee to a result of such disallowance. In the event the Chim is ultimately allowed in an amount in excess of the assignment purchased by real prein,

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Assignor is hereby deemed to soil to Assigned, and, at Assigned's option only, Assigned hereby agrees to purchase, the balance of said Chilm at the same percentage of claim paid herein not to account twice the Chilm amount specified shows. Assigned shall fellist such payment to Assigner upon Assigned; satisfiction that the Claim has been allowed in the higher consent and is not subject to any objection by the Debter.

Assignor hereby inexpondity appoints Assigned as its tape and toward attorney and nutherizes Assignee to act in Assigner's stend, to designed, sue for compromise and recover all such amounts as now are, or may hereafter become, one and payable for or on account of the Claim herein against a Assigner grants anto Assignee full authority to do all things accessary to enforce the claim and its rights there under pursuant to this Assignment of Claim. Assigner agrees that the powers granted by this paragraph are discretionary in nature and that Assigner may execute our decision to execute such powers at Audigments solo option, Aengueo shall liste no obligation to jude sity action to prove or defend the Cisini's validity or sunount is the Precentings. Assigner agrees to take such further section, at its own expense, as may be necessary or destrable to effect the assignment of the Claim and any payments or distributions on second of the Ciabo to Assigned including, without finitation, the execution of appropriate intustive provent. comparate resolutions and consents.

Assignor acknowledges that, in the event that the Debtor's bankruptcy case is dismissed in converted to a case under Chapter 7 of the Bankruptcy Code and Assignee has paid for the Claim, Assigner shall sumediately remit to Assignee all monies paid by Assignee in regard to the Claim and connecting of the Claim shall revert back to Assigner.

Assignee shall not be responsible for filing any Proof of Claim, pleading, motion or any pleading on your behalf.

Assignor agrees to forward to Assignee all notices received from Debtor, the Court or any third party with respect to the Claim and goed harely unit to vote the Cloim, and to take such other action with respect to the Claim in the Proceedings, as assigned may from time to time request. Assigner further agrees that any distribution received by Assigner on account of the Chim, whether in the first of each securifies, instrument or any other property, shall consider property of Assigner on which Assigner has an absolute right, and that Assigner will hold much property in trust and will, at its own expense, promptly (had not later than 5 buttiness days) deliver to Assignee with such property in the same form received, regestion with my endorsements or documents necessary to impale; such property to Assignee.

If Assigner follotto megaliate the distribution check issued to Assigner on or believe ninety (36) days after issuance of such check, then Assigner shelf void the distribution check, the amount of cash similariable to such sheek that be deposited in Assigned's bank account, and Assigner shall be automatically despect to have waived its Claim. Unless Assignee is informed otherwise, the address indicated on this Assignment of Claim shall be the proper address in distribution purposes unless a Proof of Claim has been filed, in which case the address on the Proof of Claim shall be utilized.

The learns of this Assignment of Claim shall be blading upon, and shall insue to the bestell of such be autonomian by Assigner, Assignee and their respective execusions and assigns.

Assignm hereby paknowledges that Assignee may at any time resssign the Claim, together with all right, this and interest of Assignee in and to this Assignment of Claim, Alt representation and warrander made leading shall survive the execution and delivery of this Assignment of Claim and any counterparts taken together about he desired in counterparts and all such counterparts taken together about he desired to considers

This Assignment of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action origing under or relating to this Assignment of Claim may be brought in any State or Pederal court focuted in the State of New York, and Assigner consents to and confirst personal jurisdiction over Assignment by such court or courts and agrees that sorvice of process may be upon Assignment by meding a copy of said process to Assignment the address set forth in this Assignment of Claim, and he say soften hereunder Assignment walves the right to demand a trial by

CONSTRUT AND WAIVER

Upon Assignar's followry to Assignor of its executed signature page to this Assignment of Claim, Assignar heavy authorized Assigner to this a notice of transfer pursuant to Rule 2001 (c) of the Pederal Rules of Bankruptcy Procedure ("FRBP"), with respect to the Claim, while Assignm performs its the diligence on the Claim. Assigned, at its sole option, may withdraw the transfer or subsequently transfer the Claim back to Assigner pursuant to Pale 3001 (e) of the FRBP it, in Assignee's cole and absorbed discretion, Amignee determines that the diligence is not emisiately . In the event Assignee transfers the Claim back to Antignot or withdraws the interfer, at such time both Assigner and Assigner release each other of all and say obligation or imbility regarding this Assignment of Claim. Assigner being advanted the sum and benefit only of the terms set furth in this Assignment of Claim and benefit only only on the interfer of the terms set furth in this Assignment of Claim and benefit only only on the interfer of the terms set furth in this Assignment of Claim and benefit only only on the interfer of t

IN WITNESS WHEREOF, the undersigned Assignm became sats in band this 🐰 day of 📉 💍 HB CHEMICAL CORPORATION

Biek Romens (Signature) Print Name/1911a Telephone

Lexington Precision Corporation, et al.,

for Harbor Copiled, LLC

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